TERMINAL I	DISCLAIMER TO OBVIATE A REJECTION OVER A PRIO	A DOUBLE PATENTING R PATENT	Docket Number (Optional) 18279-08041
In re Application of:	Jay L. Gainsboro		DECENTED
Application Serial No.:	10/606,011		RECEIVED CENTRAL FAX CENT
Filed:	June 24, 2003		SEP 2 0 2005
For:	Computer-Based Method and Ap Telephone Access	paratus for Controlling, Monitoring, Re-	cording and Reporting
provided below, the terminic beyond the expiration date terminal disclaimer, of prior application shall be enforce	al part of the statutory term of any proof the full statutory term defined in a r Patent No. 6,611,583. The owner labels only for and during such period	est in the instant application hereby disc atent granted on the instant application, 35 U.S.C. 154 to 156 and 173, as presen hereby agrees that any patent so granted I that it and the prior patent are common on and is binding upon the grantee, its su	which would extend tily shortened by any on the instant
istant application that would the prior patent, as present anintenance fee; is held under terminally disclaimed under terminally disclaimed under terminated prior to the second	Id extend to the expiration date of the fully shortened by any terminal disclar enforceable; is found invalid by a co- der 37 CFR § 1.321; has all claims of the expiration of its full stanutory termination.	does not disclaim the terminal part of an ne full statutory term as defined in 35 U. nimer, in the event that it later: expires fourt of competent jurisdiction; is statutor anceled by a reexamination certificate, in as presently shortened by any termination and termination are stated in the state of	S.C. 154 to 156 and 173 or failure to pay a lily disclaimed in whole is reissued or is in any
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provided below, the termin beyond the expiration date terminal disclaimer, of prio application shall be enforce	al part of the statutory term of any pat of the full statutory term defined in 33 or Patent No. 5,926,533. The owner he cable only for and during such period to	st in the instant application hereby disclatent granted on the instant application, who is U.S.C. 154 to 156 and 173, as presently ereby agrees that any patent so granted of that it and the prior patent are commonly a and is binding upon the grantee, its such	nich would extend shortened by any the instant
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on information and belief a false statements and the like	re believed to be true; and further, that e so made are punishable by fine or im	ein of my own knowledge are true and the t these statements are made with the know prisonment, or both, under Section 1001 pardize the validity of the application or	vledge that willful Title 18 of the
2. \boxtimes The undersigned is a	n attorney of record.	Dina Com	
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		<u>Dorian Cartwright</u> Typed or printed nar	
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